Case 14-40809 Doc 9 Filed 09/04/14 Entered 09/04/14 15:01:14 Desc Main Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF GEORGIA

				*			
IN RE:	ANGEL LUIS FIGUEROA-R	IVERA					
	DEBTORS,			*	CHAPTER 13 CASE NO: 14-4	0809	
				*			
			<u>CHAPTI</u>	ER 13 PLAN			
1.	The future earnings of the debtor(s) are submitted to the supervision and control of the trustee and the debtor(s) (or the debtor's(s) employer) shall pay to the trustee the sum of \$\frac{152.00}{MA}\$ monthly. (If the payments change over time include the following.) Theses plan payments change to \$\frac{N/A}{M}\$ monthly on $\frac{N/A}{M}$, 2014.						
2.	From the payments so receiv (a) The trustee percentage f (b) The monthly payments before the month of the	ee as set by the Uni will be made on the	ted States Trus following long	tee; g-term debts: (pay	ments which become due after the ore-petition arrearage claim.)	he filing of the petition bu	
NAME O	F CREDITOR	MONT	H OF FIRST PAY	MENT UNDER PLA	N MONTHLY PAY	MENT AMOUNT	
N/A							
	(c) Preconfirmation adequat after the filing of a proof	e protection payme of claim by the cre	nts will be mad ditor. These pay	e to the following yments will be ap	s secured creditors and holders of the principal of the p	f executory contracts made	
NAME (OF CREDITOR			ADEQ	UATE PROTECTION AMOUNT		
N/A					·		
	(d) The following claims are which the debt was incur value, the debt was incur	red within 910 days	of filing the ba	ankruptcy petition	by a purchase money security in a, or, if the collateral for the debi	nterest in a vehicle for t is any other thing of	
NAME OF	CREDITOR	AMOUNT DUE	VALUE	INTEREST RATE	COLLATERAL	MONTHLY PAYMENT	
N/A	* · · · <u>* · · · · · · · · · · · · · · ·</u>		<u> </u>				
	(e) After confirmation of the	e plan, the secured	creditors with a	llowed claims wil	ll be paid as follows:		
NAME OF CREDITOR		AMOUNT DUE	VALUE	INTEREST RATE	i	MONTHLY PAYMENT	
AMEK.	ICAN SERVICING COMPANY	\$5,125.00	<u> </u>		ARREARS OF MORTGAGE	\$100.00	
	(f) Attorney fees ordered pu	rsuant to 11 U.S.C.	§ 507(a)(2) of	\$ <u>3,000.00</u> to b	e paid as follows:		
Pursuar	nt to the Current Administrative Or	der on Attorney Fee A	wards	Pay according to	the Administration Order.		
	(g) After the above are paid, allowed as follows:	distributions will be	made to cure		ner secured debts whose claims a	ire duly proven and	
NAME OF	CREDITOR	AMOUNT DUE	VALUE	INTEREST RATE	COLLATERAL	MONTHLY PAYMENT	
N/A							
	(h) The following collateral	is surrendered to th	e creditor :				
NAME OF	CREDITOR			DESCRIPTION O	F COLLATERAL		
N/A							
	(i) The following domestic s simultaneously with payr the plan is proposing to	nent of the secured	debt and will/v	er the life of the p vill not include in	olan as follows: (These payments terest at a rate of%. Interest	will/will not be made can only be included if	
ME	OF CREDITOR		•	DAVMENT A	MOUNT		

N/A

Entered 09/04/14 15:01:14 Desc Main Page 2 of 2 Case 14-40809 Doc 9 Filed 09/04/14 Document

(j) The follow payment of the	ving unsecured claims are classified to be paid at 100%. These payments will/will not be made simultaneously with e secured debt: N/A.						
(k) All other 1: become ava	(k) All other 11 U.S.C. § 507 priority claims, unless already listed under 2(g), will be paid in full over the life of the plan as funds become available in the order specified by law:						
(l) The debtor	The debtor(s) will be the disbursing agent on the following debts: <u>AMERICAN SERVICING COMPANY</u> .						
(m) Special pro	ovisions:						
(a)	Confirmation of the case will constitute a finding the requirements of Section 521 have been completed with.						
(b) (c)	The Non-PMSI in HHG of the following shall be void upon completion of the Plan: The valuations shown above will be binding unless a timely objection to confirmation is filed. Secured claims shall be allowed for the value of the collateral or the amount of the claim, whichever is less, and shall be paid in monthly installments and at the interest rate as shown above. Secured creditors shall retain their liens as provided in 11 U.S.C. § 1325(a)(5).						
(d)	Upon completion of the Chapter 13 Plan payment to the secured creditors, any and all liens held shall be released, and the title returned to the debtor(s), except this does not apply to any long term debt or debts being paid outside the Chapter 13 Plan.						
(e)	Any Mortgage payments made after the date of filing are only to be applied to current balances.						
(f)	The collateral surrendered to the creditor as shown above in Paragraph H is in full satisfaction of the debt.						
(g)	The following Executory Contracts and/or leases being assumed by the debtor(s) pursuant to this plan, the Debtor(s) shall make all pre-confirmation §1326 adequate protection payments directly to the Lessors pursuant to the terms of the contract:						
(h)	Property of the estate does not revest upon confirmation.						
(i)	Debtor(s) may execute a Quit Claim Deed back to the mortgage holder after confirmation on any property surrendered in Paragraph H in full satisfaction of the debt.						
(j)	IF THE DEBTOR(S) HAVE ANY STUDENT LOANS, THEY SHALL BE DEFERRED DURING THE PENDENCY OF THIS CHAPTER 13 PLAN:						
(n) Debtor(s) w the three)	ill make payments that will meet all of the following parameters (these are not cumulative, debtor(s) will pay the highest of						
. (i)	Debtor(s) will pay all of the disposable income as shown on From B22C of \$0.00 to the non priority unsecured creditors in order to be eligible for discharge.						
(ii)	If the debtor(s) filed a Chapter 7 case, the unsecured creditors would receive \$ 0.00 . Debtor(s) will pay this amount to the priority and other unsecured creditors in order to be eligible for discharge.						
(iii)	The debtor(s) will pay \$ N/A To the general unsecured creditors to be distributed Pro Rata.						
(o) General uns	(o) General unsecured creditors whose claims are duly proven and allowed will be paid:						
(a)	0 % dividend as long as this dividend exceeds the highest amount, if any, shown in Paragraphs (n)(i), (n), (ii) or (n)(iii), and the debtor pays in at least 36 monthly payments to be eligible for discharge.						
(b)	The debtor(s) will make payments for N/A months and anticipates a dividend of 0 %, but will also exceed the highest amount shown in Paragraphs (n)(i), (n), (ii) or (n)(iii) above.						
Property of the estate subju- Property of the estate not p Debtor(s) shall be insured	wise ordered by the Court, all property of the estate, whether in the possession of the Trustee or the Debtor(s), remains ect to the Court's Jurisdiction, notwithstanding Section 1327(b), except as otherwise provided in Paragraph (M) above, paid to the Trustee shall remain in the possession of the Debtor(s). All property in the possession and control of the by the Debtor(s). The Chapter 13 Trustee will not and is not required to insurance assets and has no liability for injury to s to any property in possession and control of the Debtor(s) or other property affected by property in possession and						
litigation involving the val	ding the proposed treatment or classification of any claim in the plan confirmed in this case, all lien avoidance actions or lidity of liens, or preference action will be reserved and can be pursued after confirmation of the plan. Successful lien stions will be grounds for modification of the plan.						
-/-	ly 119 he free						
Date: <u>9/4/</u>	11 1/ Megrey						

AREY, LONG & CROSS William H. Arey, Attorney at Law P.O. Box 8641, Columbus, GA 31908

(706) 596-6745 State Bar No: 021238